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8 Attorneys for Plaintiffs
9 General Employees Trust Fund and
10 Board of Trustees of General Employees Trust Fund

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12 UNITED STATES DISTRICT COURT
13 NORTHERN DISTRICT OF CALIFORNIA
14 SAN FRANCISCO DIVISION

15 GENERAL EMPLOYEES TRUST FUND and
16 BOARD OF TRUSTEES OF GENERAL
17 EMPLOYEES TRUST FUND,

18 Plaintiffs,

19

vs.

20 DELTA WINDOW CLEANING COMPANY
21 INCORPORATED,

22

Defendant.

23 **Case No. 15-cv-06141-HSG**

24 **STIPULATION AND ORDER
~~(PROPOSED)~~ ORDER SELECTING ADR
25 PROCESS**

26 **[ADR L.R. 3-5]**

27 The parties stipulate to participate in the following ADR process:

28 **Court Processes:**

29 Arbitration ENE Mediation

30 (Use space below to provide any information regarding timing of session, preferred subject matter
31 expertise of neutral, or other issues.)

32

33 **Private Process:**

34 Private ADR (please identify process and provider)

35 WYLIE, McBRIDE, PLATTEN & RENNER

36 Dated: March 8, 2016

37 By: /s/ Diane Sidd-Champion
38 DIANE SIDD-CHAMPION
39 Attorneys for Plaintiffs

1 SILICON VALLEY LAW GROUP
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Dated: March 8, 2016

By: /s/ Edward A. Kraus
EDWARD A. KRAUS
Attorneys for Defendant

IT IS SO ORDERED. The parties shall hold the mediation by the presumptive 90-day deadline.

Dated: 3/10/2016

By: 
HAYWOOD S. GILLIAM, JR.
UNITED STATES DISTRICT JUDGE

1 **ECF ATTESTATION**

2 I, Diane Sidd-Champion, hereby attest that concurrence in the filing of this document has
3 been obtained from the other signatory to this document.

4 I declare under penalty of perjury under the laws of the United States of America that the
5 foregoing is true and correct. Executed this 8th day of March 2016 at San Francisco, California.

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9 By: /s/ Diane Sidd-Champion
10 DIANE SIDD-CHAMPION
11 Attorney for Plaintiffs
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